[Parties and Counsel Listed on Signature Pages]

UNITED STATES DISTRICT COURT

FOR THE NORTHERN DISTRICT OF CALIFORNIA

IN RE: SOCIAL MEDIA ADOLESCENT ADDICTION/PERSONAL INJURY PRODUCTS LIABILITY LITIGATION

This Document Relates To:

ALL ACTIONS

MDL No. 3047

Case No. 4:22-md-03047-YGR (PHK)

AGENDA AND JOINT STATEMENT FOR JUNE 21, 2024, CASE MANAGEMENT CONFERENCE

Judge: Hon. Yvonne Gonzalez Rogers

Magistrate Judge: Hon. Peter H. Kang

Pursuant to Case Management Order ("CMO") No. 1 (ECF 75), the Parties submit this agenda and joint statement in advance of the June 21, 2024 Case Management Conference ("CMC").

I. Update on Pending Motions

A. Motion to Dismiss Personal Injury Plaintiffs' Claims Against Mark Zuckerberg

On April 15, 2024, the Court issued an order granting Defendant Mark Zuckerberg's motion to dismiss 25 Personal Injury ("PI") Plaintiffs' claims against him in his individual capacity, with leave to amend (ECF 518). *See* ECF 753. On April 26, 2024, pursuant to Case Management Order No. 13, ECF 780 ("CMO 13"), these 25 PI Plaintiffs filed a consolidated addendum to their complaints. *See* ECF 794. Defendant filed his motion to dismiss on May 10, 2024 (ECF 833), the PI Plaintiffs filed their opposition on May 23, 2024 (ECF 889), and Defendant filed his reply on May 30, 2024 (ECF 916).

Should the Court deem argument on this motion necessary, the Defendants and PI Plaintiffs will be prepared to argue at the June 21, 2024 hearing.

B. Motion to Dismiss Certain Non-Priority Claims of PI Plaintiffs

On December 22, 2023, Defendants moved to dismiss the PI Plaintiffs' remaining "non-priority claims" (Counts 5, 12, 14, 16–18) asserted in the PI Plaintiffs' Second Amended Master Complaint. *See* ECF 516. The PI Plaintiffs filed their opposition on February 5, 2024. *See* ECF 597. Defendants filed their reply on February 26, 2024. *See* ECF 644. Defendants and the PI Plaintiffs are prepared to argue this motion at the June 21, 2024, hearing. *See* ECF 728, CMO No. 12 at 6 (setting hearing).

C. Motion to Dismiss AG Complaints, Consumer Protection Claims, and Misrepresentation Claims

On April 19, 2024, the Court heard argument on Meta's motion to dismiss the Multistate Attorneys General ("AGs") Complaint, the Florida AG's Complaint, and the PI Plaintiffs' Consumer Protection and Misrepresentation Claims (Counts 7-9). *See* ECF 517.¹ On May 14, 2024, Meta filed supplemental authority in support of its motion to dismiss (ECF 844), and the AGs responded on May 20, 2024 (ECF 876).

Florida filed an Amended Complaint on April 29, 2024 (*see* Case 4:23-cv-05885-YGR, ECF 23) and a *Lexecon* objection on April 25, 2024 (*see* Case 4:23-cv-05885-YGR, ECF 22). Florida and Meta have stipulated to, and ask the Court to order, the following briefing schedule for Meta's motion to dismiss Florida's Amended Complaint: Motion to Dismiss due June 18, 2024; Opposition due July 10, 2024; and Reply due July 17, 2024 (*see* Case 4:23-cv-05885-YGR, ECF 29).

D. Motion to Dismiss Claims Asserted in Certain PI Plaintiffs' SFCs Against Snap

On January 12, 2024, Defendant Snap moved to dismiss claims under 18 U.S.C. §§ 2252 and 2252A (also known as the "Identified Counts") asserted in certain PI Plaintiffs' amended Short-Form Complaints pursuant to CMO No. 7 (ECF 479). *See* ECF 533. Those PI Plaintiffs filed their opposition

¹ Defendants YouTube, Snap, and TikTok joined Meta's motion to dismiss Count 7 of the PI Plaintiffs' Amended Master Complaint. *See* ECF 519. The AGs and PI Plaintiffs opposed the motions. *See* ECF 599; 600.

on February 5, 2024. ECF 598. Defendant Snap filed its reply on February 15, 2024. ECF 613. The PI Plaintiffs and Snap are prepared to argue this motion at the June 21, 2024, hearing. *See* ECF 728, CMO No. 12 at 6 (setting hearing).

E. Motion to Dismiss School District and Local Government Entity Plaintiffs' Master Complaint

On February 5, 2024, Defendants moved to dismiss the claims asserted in the School District and Local Government Entity ("SD/GE") Plaintiffs' Master Complaint (ECF 504). *See* ECF 601. The SD/GE Plaintiffs filed their opposition on March 4, 2024. *See* ECF 668. Defendants filed their reply on March 25, 2024. *See* ECF 723. Defendants and SD/GE Plaintiffs argued this motion during the May 17, 2024 CMC and the Court has taken the motion under submission. *See* ECF 883, CMO No. 14 (noting separate order will issue and stipulation with respect to Utah and Arizona law).

II. July CMC Statement

Pursuant to CMO No. 1 (ECF 75), the agenda and joint statement for the July 12, 2024 CMC is due on July 5, 2024. Given the July 4 holiday, the Parties intend to file the joint agenda and statement on or before July 3, 2024.

III. Status Report on Bellwether Selection and Request for Judicial Intercircuit Assignments

Pursuant to Case Management Order No. 14 (ECF 883), on May 24, 2024, Defendants selected replacements for the two former PI bellwether Plaintiffs who voluntarily dismissed their actions. ECF 899. Discovery is underway for all selected PI and SD bellwether cases.

Pursuant to Case Management Order No. 14 (ECF 883) and the May 21, 2024, informal conference, on May 29, 2024, Defendants filed their request that the Court seek temporary intercircuit assignments in the Eastern District of Pennsylvania, Western District of Kentucky, Northern District of Georgia, and District of Maryland to enable the Court to preside over the trials of bellwether cases that Defendants had selected in those jurisdictions where Plaintiffs asserted a *Lexecon* objection. ECF 908. The PI/SD Plaintiffs do not oppose the request.

IV. Status of Plaintiff Fact Sheets

Counsel for at least ten PI Plaintiffs have informed Defendants' counsel that they have been unable to make contact with their clients. These instances of Plaintiffs' failure or refusal to communicate with their attorneys have caused at least some of these Plaintiffs to miss the Court's Plaintiff Fact Sheet (PFS) submission deadline. In some but not all of these cases, counsel for the unresponsive Plaintiffs have indicated that they intend to move to withdraw. The Parties are discussing a protocol for handling attorney withdrawal and potential dismissal for failure to prosecute under Rule 41(b) in these circumstances. The Parties continue to meet and confer on this protocol.

V. M.G. v. Meta Platforms, Inc., et al. – Request for Leave to File Motion to Remand

M.G. Plaintiffs' Position:

M. G. v. Meta Platforms, Inc., et al., No. 3:23-01861 was recently transferred into this MDL by the Judicial Panel on Multidistrict Litigation. See Dkt. No. 752. The case involves the sexual exploitation of M.G., who was trafficked on Facebook and Instagram. The perpetrator, who is also a named defendant, is an Oregon resident and is currently in custody in Oregon. Due to Oregon's unique joint and several liability scheme, it is critical that all named defendants be in the same case. Transfer to this MDL occurred before the District of Oregon was able to hear Plaintiff's Motion to Remand. Plaintiff M.G. filed a motion to vacate the transfer, and now requests leave to file a Motion to Remand and that the Court set a briefing schedule for the same.

Plaintiff M.G. contends this case was improperly removed to federal court. Defendant Meta removed on the basis of the widely rejected fraudulent misjoinder doctrine, despite the fact that subject matter jurisdiction, which is to be determined at the time of removal, did not exist. Given the importance of the question presented, Plaintiff asks this Court for leave to file a Motion to Remand expeditiously.

Aside from *Youngers*, Plaintiff is aware of no other cases awaiting remand. That case has already been briefed and argued and now awaits decision from the Court. The same course of action is appropriate here. Setting a briefing schedule would promote efficiency and clarity for all parties involved. Plaintiff M.G. asks this Court to address remand and resolve the important threshold jurisdictional question.

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Meta Defendants' Position:

Meta respectfully submits that it would be most efficient for the Court and the parties to submit briefing on any motion to remand in the *M.G.* matter only after the Court has ruled on plaintiff's motion to remand in *Youngers*, because the Court's ruling on that motion is likely to impact the parties' positions. Meta disagrees with plaintiff M.G.'s recounting of the joint and several liability "scheme" under Oregon law.

VI. Discovery Management Conference Statement

The Parties' Discovery Management Conference Statement is being filed on June 14, 2024. The Parties will supply a copy to Judge Gonzalez Rogers's chambers by email after the filing.

VII. JCCP Status Update

On May 31, 2024, Judge Kuhl held a status conference with the JCCP parties to discuss the categories for random selection of the PI bellwether discovery pool in the JCCP and, based on further analysis on fact sheet data, the parties updated Judge Kuhl with respect to the bellwether categories on June 10, 2024. The schedule for bellwether selection and discovery as outlined in the May 2024 Case Management Statement (ECF 835) remains in place.

On June 7, 2024, Judge Kuhl sustained in its entirety Defendants' demurrer to the public nuisance, negligence, and gross negligence claims of four "representative" School District plaintiffs under Florida, California, Washington, and Rhode Island law. *See* ECF 934-1 (Opinion and Order).

The JCCP's next status conference is June 27, 2024.

Respectfully submitted,

DATED: June 14, 2024 By: /s/ Lexi J. Hazam

LEXI J. HAZAM

LIEFF CABRASER HEIMANN & BERNSTEIN, LLP

275 BATTERY STREET, 29TH FLOOR SAN FRANCISCO, CA 94111-3339

Telephone: 415-956-1000 lhazam@lchb.com

PREVIN WARREN MOTLEY RICE LLC

l	
1	401 9th Street NW Suite 630
2	Washington DC 20004
2	Telephone: 202-386-9610
3	pwarren@motleyrice.com
4	Co-Lead Counsel
5	CHRISTOPHER A. SEEGER
6	SEEGER WEISS, LLP
	55 CHALLENGER ROAD, 6TH FLOOR
7	RIDGEFIELD PARK, NJ 07660 Telephone: 973-639-9100
8	cseeger@seegerweiss.com
9	Counsel to Co-Lead Counsel
10	JENNIE LEE ANDERSON
11	ANDRUS ANDERSON, LLP
10	155 MONTGOMERY STREET, SUITE 900
12	SAN FRANCISCO, CA 94104
13	Telephone: 415-986-1400 jennie@andrusanderson.com
14	J
	Liaison Counsel
15	EMILY C. JEFFCOTT
16	MORGAN & MORGAN
17	633 WEST FIFTH STREET, SUITE 2652
17	LOS ANGELES, CA 90071
18	Telephone: 213-787-8590 ejeffcott@forthepeople.com
19	cjencon@iornepcopie.com
	JOSEPH VANZANDT
20	BEASLEY ALLEN
21	234 COMMERCE STREET MONTGOMERY, LA 26102
	MONTGOMERY, LA 36103 Telephone: 334-269-2343
22	joseph.vanzandt@beasleyallen.com
23	
24	Federal/State Liaisons
	MATTHEW BERGMAN
25	GLENN DRAPER
26	SOCIAL MEDIA VICTIMS LAW CENTER
	821 SECOND AVENUE, SUITE 2100
27	SEATTLE, WA 98104 Telephone: 206-741-4862
28	matt@socialmediavictims.org
l l	- _ -

1	glenn@socialmediavictims.org
2	JAMES J. BILSBORROW
3	WEITZ & LUXENBERG, PC 700 BROADWAY
4	NEW YORK, NY 10003
	Telephone: 212-558-5500
5	jbilsborrow@weitzlux.com
6	JAYNE CONROY
7	SIMMONS HANLY CONROY, LLC
	112 MADISON AVE, 7TH FLOOR
8	NEW YORK, NY 10016
9	Telephone: 917-882-5522
	jconroy@simmonsfirm.com
10	ANDRE MURA
11	GIBBS LAW GROUP, LLP
	1111 BROADWAY, SUITE 2100
12	OAKLAND, CA 94607
13	Telephone: 510-350-9717
	amm@classlawgroup.com
14	ALEXANDRA WALSH
15	WALSH LAW
	1050 Connecticut Ave, NW, Suite 500
16	Washington D.C. 20036
17	Telephone: 202-780-3014
	awalsh@alexwalshlaw.com
18	MICHAEL M. WEINKOWITZ
19	LEVIN SEDRAN & BERMAN, LLP
	510 WALNUT STREET
20	SUITE 500
21	PHILADELPHIA, PA 19106
1	Telephone: 215-592-1500
22	mweinkowitz@lfsbalw.com
23	Plaintiffs' Steering Committee Leadership
24	DOM ALICTINI
	RON AUSTIN RON AUSTIN LAW
25	400 MANHATTAN BLVD.
26	HARVEY, LA 70058
20	Telephone: 504-227–8100
27	raustin@ronaustinlaw.com
28	DATOE DOLDE
20	PAIGE BOLDT

1	WALSH LAW
2	4 Dominion Drive, Bldg. 3, Suite 100 San Antonio, TX 78257
3	Telephone: 210-448-0500
	PBoldt@alexwalshlaw.com
4	THOMAS P. CARTMELL
5	WAGSTAFF & CARTMELL LLP
6	4740 Grand Avenue, Suite 300 Kansas City, MO 64112
7	Telephone: 816-701-1100
	tcartmell@wcllp.com
8	SARAH EMERY
9	HENDY JOHNSON VAUGHN EMERY PSC
10	600 WEST MAIN STREET, SUITE 100 LOUISVILLE, KY 40202
11	Telephone: 859-600-6725
	semery@justicestartshere.com
12	CARRIE GOLDBERG
13	C.A. GOLDBERG, PLLC
14	16 Court St. Brooklyn, NY 11241
15	Telephone: 646-666-8908
	carrie@cagoldberglaw.com
16	RONALD E. JOHNSON, JR.
17	HENDY JOHNSON VAUGHN EMERY PSC
18	600 WEST MAIN STREET, SUITE 100 LOUISVILLE, KY 40202
19	Telephone: 859-578-4444
	rjohnson@justicestartshere.com
20	SIN-TING MARY LIU
21	AYLSTOCK WITKIN KREIS &
22	OVERHOLTZ, PLLC 17 EAST MAIN STREET, SUITE 200
23	PENSACOLA, FL 32502
24	Telephone: 510-698-9566
	mliu@awkolaw.com
25	
26	
27	
28	

1	
2	JAMES MARSH
	MARSH LAW FIRM PLLC
3	31 HUDSON YARDS, 11TH FLOOR NEW YORK, NY 10001-2170
4	Telephone: 212-372-3030
5	jamesmarsh@marshlaw.com
3	JOSEPH E. MELTER
6	KESSLER TOPAZ MELTZER & CHECK LLP
7	280 KING OF PRUSSIA ROAD
0	RADNOR, PA 19087
8	Telephone: 610-667-7706 jmeltzer@ktmc.com
9	J
10	HILLARY NAPPI
11	HACH & ROSE LLP 112 Madison Avenue, 10th Floor
11	New York, New York 10016
12	Telephone: 212-213-8311
13	hnappi@hrsclaw.com
14	EMMIE PAULOS
14	LEVIN PAPANTONIO RAFFERTY
15	316 SOUTH BAYLEN STREET, SUITE 600
16	PENSACOLA, FL 32502 Telephone: 850-435-7107
	epaulos@levinlaw.com
17	
18	RUTH THI RIZKALLA THE CARLSON LAW FIRM, PC
19	1500 ROSECRANS AVE., STE. 500
	MANHATTAN BEACH, CA 90266
20	Telephone: 415-308-1915
21	rrizkalla@carlsonattorneys.com
22	ROLAND TELLIS
	DAVID FERNANDES BARON & BUDD, P.C.
23	15910 Ventura Boulevard, Suite 1600
24	Encino, CA 91436
25	Telephone: 818-839-2333
	rtellis@baronbudd.com dfernandes@baronbudd.com
26	dicinandes@baronoudd.com
27	
28	

l	
1	MELISSA YEATES KESSLER TOPAZ MELTZER & CHECK LLP
2	280 KING OF PRUSSIA ROAD
3	RADNOR, PA 19087 Telephone: 610-667-7706
4	myeates@ktmc.com
5	DIANDRA "FU" DEBROSSE ZIMMERMANN
6	DICELLO LEVITT 505 20th St North
7	Suite 1500
8	Birmingham, Alabama 35203 Telephone: 205-855-5700
9	fu@dicellolevitt.com
10	Plaintiffs' Steering Committee Membership
11	Attorneys for Individual Plaintiffs
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
20	

1	PHILIP J. WEISER
	Attorney General
2	State of Colorado
3	/s/ Bianca E. Miyata
4	Bianca E. Miyata, CO Reg. No. 42012,
	pro hac vice
5	Senior Assistant Attorney General
6	Lauren M. Dickey, CO Reg. No. 45773
	First Assistant Attorney General, pro hac vice
7	Megan Paris Rundlet, CO Reg. No. 27474
8	Senior Assistant Solicitor General Elizabeth Orem, CO Reg. No. 58309
0	Assistant Attorney General
9	Colorado Department of Law
1.0	Ralph L. Carr Judicial Center
10	Consumer Protection Section
11	1300 Broadway, 7th Floor
	Denver, CO 80203
12	Phone: (720) 508-6651
13	bianca.miyata@coag.gov
	Attorneys for Plaintiff State of Colorado, ex rel.
14	Philip J. Weiser, Attorney General
15	ROB BONTA
16	Attorney General
	State of California
17	
18	/s/ Megan O'Neill
1.0	Nicklas A. Akers (CA SBN 211222)
19	Senior Assistant Attorney General Bernard Eskandari (CA SBN 244395)
20	Emily Kalanithi (CA SBN 256972)
	Supervising Deputy Attorneys General
21	Nayha Arora (CA SBN 350467)
22	Megan O'Neill (CA SBN 343535)
	Joshua Olszewski-Jubelirer (CA SBN 336428)
23	Marissa Roy (CA SBN 318773)
24	Brendan Ruddy (CA SBN 297896) Deputy Attorneys General
	California Department of Justice
25	Office of the Attorney General
26	455 Golden Gate Ave., Suite 11000
20	San Francisco, CA 94102-7004
27	Phone: (415) 510-4400
28	Fax: (415) 703-5480
40	Megan.Oneill@doj.ca.gov

1	
2	Attorneys for Plaintiff the People of the State of California
3	RUSSELL COLEMAN
4	Attorney General
	Commonwealth of Kentucky
5	/s/ J. Christian Lewis
6	J. Christian Lewis (KY Bar No. 87109),
7	Pro hac vice
,	Philip Heleringer (KY Bar No. 96748),
8	Pro hac vice
9	Zachary Richards (KY Bar No. 99209),
9	Pro hac vice
10	Daniel I. Keiser (KY Bar No. 100264), Pro hac vice
1.1	Matthew Cocanougher (KY Bar No. 94292),
11	Pro hac vice
12	Assistant Attorneys General
10	1024 Capital Center Drive, Suite 200
13	Frankfort, KY 40601
14	CHRISTIAN.LEWIS@KY.GOV
	PHILIP.HELERINGER@KY.GOV
15	ZACH.RICHARDS@KY.GOV DANIEL.KEISER@KY.GOV
16	MATTHEW.COCANOUGHER@KY.GOV
10	Phone: (502) 696-5300
17	Fax: (502) 564-2698
18	Attorneys for Plaintiff the Commonwealth of Kentucky
19	MATTHEW J. PLATKIN
20	Attorney General
21	State of New Jersey
	/s/ Kashif T. Chand
22	Kashif T. Chand (NJ Bar No. 016752008),
23	pro hac vice
24	Section Chief, Deputy Attorney General
24	Thomas Huynh (NJ Bar No. 200942017),
25	pro hac vice Assistant Section Chief, Deputy Attorney General
26	Verna J. Pradaxay (NJ Bar No. 335822021),
26	pro hac vice
27	Mandy K. Wang (NJ Bar No. 373452021),
	pro hac vice
28	Deputy Attorneys General

1	New Jersey Office of the Attorney General, Division of
2	Law 124 Halsey Street, 5th Floor
3	Newark, NJ 07101
4	Tel: (973) 648-2052 Kashif.Chand@law.njoag.gov
	Thomas.Huynh@law.njoag.gov Verna.Pradaxay@law.njoag.gov
5	Verna.Pradaxay@law.njoag.gov Mandy.Wang@law.njoag.gov
6	wandy. wang@iaw.njoag.gov
7	Attorneys for Plaintiffs New Jersey Division of Consumer Affairs
8	
9	
0	
1	
2	
3	
4	
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.6	
7	
8	
9	
20	
21	
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26	
27	
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- 1	
1	COVINGTON & BURLING LLP
2	By:/s/ Ashley M. Simonsen
3	Ashley M. Simonsen, SBN 275203
3	COVINGTON & BURLING LLP
4	1999 Avenue of the Stars
5	Los Angeles, CA 90067
	Telephone: (424) 332-4800 Facsimile: + 1 (424) 332-4749
6	Email: asimonsen@cov.com
7	
	Phyllis A. Jones, pro hac vice
8	Paul W. Schmidt, <i>pro hac vice</i> COVINGTON & BURLING LLP
9	One City Center
10	850 Tenth Street, NW
10	Washington, DC 20001-4956
11	Telephone: +1 (202) 662-6000
12	Facsimile: + 1 (202) 662-6291 Email: pajones@cov.com
	Email: pajones@eevicom
13	Attorney for Defendants Meta Platforms, Inc.
14	f/k/a Facebook, Inc.; Facebook Holdings,
1.5	LLC; Facebook Operations, LLC; Facebook Payments, Inc.; Facebook Technologies, LLC;
15	Instagram, LLC; Siculus, Inc.; and Mark Elliot
16	Zuckerberg
17	EAECDE DUDIVED LLD
	FAEGRE DRINKER LLP
18	By: <u>/s/ Andrea Roberts Pierson</u>
19	Andrea Roberts Pierson, pro hac vice
20	FAEGRE DRINKER LLP
20	300 N. Meridian Street, Suite 2500 Indianapolis, IN 46204
21	Telephone: +1 (317) 237-0300
22	Facsimile: +1 (317) 237-1000
	Email: andrea.pierson@faegredrinker.com
23	Email: amy.fiterman @faegredrinker.com
24	Amy R. Fiterman, pro hac vice
25	FAEGRE DRINKER LLP
43	2200 Wells Fargo Center
26	90 South Seventh Street Minneapolis, MN 55402
27	Telephone: +1 (612) 766-7768
	Facsimile: +1 (612) 766-1600
28	Email: amv.fiterman@faegredrinker.com

l	
1	
2	Geoffrey Drake, pro hac vice
	KING & SPALDING LLP 1180 Peachtree Street, NE, Suite 1600
3	Atlanta, GA 30309
4	Tel.: 404-572-4600 Email: gdrake@kslaw.com
5	Email: dmattern@kslaw.com
6	David Mattern, pro ha vice
7	KING & SPALDING LLP
8	1700 Pennsylvania Avenue, NW, Suite 900 Washington, D.C. 20006
	Telephone: +1 (202) 626-2946
9	Email: dmattern@kslaw.com
10	Attorneys for Defendants TikTok Inc. and ByteDance
11	Inc.
12	MUNGER, TOLLES & OLSEN LLP
13	By: <u>/s/ Jonathan H. Blavin</u>
14	Jonathan H. Blavin, SBN 230269 MUNGER, TOLLES & OLSON LLP
15	560 Mission Street, 27th Floor
	San Francisco, CA 94105-3089
16	Telephone: (415) 512-4000 Facsimile: (415) 512-4077
17	Email: jonathan.blavin@mto.com
18	Rose L. Ehler (SBN 29652)
19	Victoria A. Degtyareva (SBN 284199)
20	Laura M. Lopez, (SBN 313450) Ariel T. Teshuva (SBN 324238)
21	MUNGER, TOLLES & OLSON LLP
	350 South Grand Avenue, 50th Floor Los Angeles, CA 90071-3426
22	Telephone: (213) 683-9100
23	Facsimile: (213) 687-3702 Email: rose.ehler@mto.com
24	Email: victoria.degtyareva@mto.com
25	Email: Ariel.Teshuva@mto.com
26	Lauren A. Bell (pro hac vice)
27	MUNGER, TOLLES & OLSON LLP 601 Massachusetts Ave., NW St.,
	Suite 500 E
28	Washington, D.C. 20001-5369

- 1	
1	Telephone: (202) 220-1100
2	Facsimile: (202) 220-2300 Email: lauren.bell@mto.com
3	Email: lauren.ben@mo.com
	Attorneys for Defendant Snap Inc.
4	WILSON SONSINI GOODRICH & ROSATI
5	Professional Corporation
6	By: /s/ Brian M. Willen
7	Brian M. Willen (pro hac vice)
8	WILSON SONSINI GOODRICH & ROSATI 1301 Avenue of the Americas, 40th Floor
9	New York, New York 10019
9	Telephone: (212) 999-5800
10	Facsimile: (212) 999-5899
	Email: bwillen@wsgr.com
11	Lauren Gallo White (SBN 309075)
12	Samantha A. Machock (SBN 298852)
	WILSON SONSINI GOODRICH & ROSATI
13	One Market Plaza, Spear Tower, Suite 3300
14	San Francisco, CA 94105
14	Telephone: (415) 947-2000
15	Facsimile: (415) 947-2099
	Email: lwhite@wsgr.com
16	Email: smachock@wsgr.com
17	Christopher Chiou (SBN 233587)
18	Matthew K. Donohue (SBN 302144)
	WILSON SONSINI GOODRICH & ROSATI
19	953 East Third Street, Suite 100
20	Los Angeles, CA 90013
20	Telephone: (323) 210-2900
21	Facsimile: (866) 974-7329
- 1	Email: cchiou@wsgr.com
22	Email: mdonohue@wsgr.com
23	Attorneys for Defendants YouTube, LLC and Google
	LLC
24	***************************************
25	WILLIAMS & CONNOLLY LLP
	By: /s/ Joseph G. Petrosinelli
26	Joseph G. Petrosinelli (pro hac vice)
27	jpetrosinelli@wc.com Ashley W. Hardin (pro hac vice)
<i>41</i>	ahardin@wc.com
28	680 Maine Avenue, SW
	ood Maine Hvende, 5 W

1	Washington, DC 20024 Telephone.: 202-434-5000
2	Fax: 202-434-5029
3 4	Attorneys for Defendants YouTube, LLC and Google LLC
5	MORGAN, LEWIS & BOCKIUS LLP
	MORGAN, LEWIS & BOCKIUS ELF
67	By: <u>/s/ Yardena R. Zwang-Weissman</u> Yardena R. Zwang-Weissman (SBN 247111)
8	300 South Grand Avenue, 22nd Floor Los Angeles, CA 90071-3132
9	Tel.: 213.612.7238 Email: yardena.zwang-weissman@morganlewis.com
10	Prion Fronto (nuo haa vias)
11	Brian Ercole (pro hac vice) 600 Brickell Avenue, Suite 1600
12	Miami, FL 33131-3075 Tel.: 305.415.3416
13	Email: brian.ercole@morganlewis.com
14	Stephanie Schuster (pro hac vice)
15	1111 Pennsylvania Avenue NW NW Washington, DC 20004-2541
16	Tel.: 202.373.6595 Email: stephanie.schuster@morganlewis.com
17	
18	Attorneys for Defendants YouTube, LLC and Google LLC
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	1

1	
2	
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ATTESTATION

I, Ashley M. Simonsen, hereby attest, pursuant to N.D. Cal. Civil L.R. 5-1, that the concurrence to the filing of this document has been obtained from each signatory hereto.

Dated: June 14, 2024 By: <u>/s/ Ashley M. Simonsen</u>
Ashley M. Simonsen